

The Boeing Company  
P.O. Box 3707  
Seattle, WA 98124-2207

WAD 0819  
69  
RECEIVED  
11/6/07

November 6, 2007  
G-1241-WDE-215

Mr. Shawn Blocker  
RCRA Corrective Action, AWT-121  
U.S. Environmental Protection Agency, Region 10  
1200 Sixth Avenue, Suite 900  
Seattle, WA 98101

11-7-07

Subject: Quarterly Shoreline Groundwater Monitoring and One-Time SVOC  
and PCB Sampling Results – August 2007 Report  
Boeing Plant 2, WAD 00925 6819  
RCRA Docket #1092-01-22-3008(h)

FILE COPY

FILE COPY



Dear Mr. Blocker:

Please find enclosed four (4) copies of the subject report (each with a CD copy), which submits quality-assured data from the August 2007 sampling event for shoreline wells at Plant 2. Note that a CD copy is being provided to Mr. Hideo Fujita directly.

This event was designated as a quarterly sampling event in the ongoing shoreline monitoring program at Plant 2. In addition, this event included a one-time analysis for SVOCs at all wells and for PCBs at all wells in addition to the two that were already routinely sampled for PCBs. As you know, inclusion of SVOCs was required by EPA in your letter dated April 5, 2007, and inclusion of PCBs at all remaining wells was initiated by Boeing. As with each quarterly report, the new quarterly data have been applied to update the previous statistical trend analyses.

The sampling and analysis was performed according to the *CMS Phase Sediment Cap Impact Evaluation Groundwater Monitoring Plan* and the *Quality Assurance Project Plan Addendum - Groundwater, RCRA Facility Investigation Work*, which are both dated April 2001, and as amended in October 2003.

We look forward to discussing with you the one-time SVOC and PCB results to evaluate where analyses for those analytes should be repeated. We suggest also that it would be timely to jointly evaluate all shoreline monitoring results to ensure we remain on target for the objectives established when monitoring began in 2001. Please call or email if you have any questions or comments regarding this report and to suggest a time to discuss its contents.

Sincerely,

Will Ernst

Will Ernst  
Project Coordinator  
SSG Environmental Remediation  
M/C 1W-12; 425.891.7724; 206.544.7297 (fax); william.d.ernst@boeing.com

USEPA RCRA



3016256

Enclosure – Report and Certification Statement

cc: Hideo Fujita – Washington Dept. of Ecology (w/ CD enclosure)  
Brad Helland – Washington Dept. of Ecology (by email w/o enclosure)

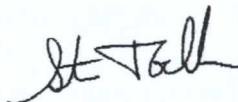


As required by Section 15.2 of the Boeing Plant 2, Seattle/Tukwila, Washington, RCRA Administrative Order on Consent, (USEPA ID No. WAD 00925 6819, RCRA Docket No. 1092-01-22-3008(h)), this Certification Statement and Signature accompanies submittal of the following report:

Report: *CMS Phase Quarterly Shoreline Groundwater Monitoring Report, August 2007*

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Signature: \_\_\_\_\_



Digitally signed by 6897  
DN: cn=6897, c=US, o=Boeing,  
ou=people, email=steven.  
tochko@boeing.com  
Date: 2007.10.17 15:12:20 -0700

Name: Steven Tochko

Title: Manager, Environmental Remediation